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PPLICATION NO	D. F	TLING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/624,235		07/21/2003	Corbin Coyes	2483CR-1	7540	
22442	7590	12/15/2004		EXAMINER		
	AN ROSS	PC	COLLINS, GI	COLLINS, GIOVANNA M		
1560 BROADWAY SUITE 1200				ART UNIT	PAPER NUMBER	
DENVER, CO 80202				3672		
				DATE MAILED: 12/15/200-	DATE MAILED: 12/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	7					
055		10/624,235	COYES ET AL.						
	Office Action Summary	Examiner	Art Unit						
		Giovanna M. Colli	1						
 Period for	The MAILING DATE of this communic Reply	ation appears on the cover	sheet with the correspondence a	ddress					
THE M Extensi after SI If the pe - If NO pe - Failure Any rep	RTENED STATUTORY PERIOD FO AILING DATE OF THIS COMMUNIC ons of time may be available under the provisions of X (6) MONTHS from the mailing date of this communeriod for reply specified above, the maximum state to reply within the set or extended period for reply within the set or extended period for reply with received by the Office later than three months after patent term adjustment. See 37 CFR 1.704(b).	ATION. i 37 CFR 1.136(a). In no event, howev nication. days, a reply within the statutory minin tory period will apply and will expire Sill, by statute, cause the application to	er, may a reply be timely filed num of thirty (30) days will be considered time IX (6) MONTHS from the mailing date of this become ABANDONED (35 U.S.C. § 133).	ely. communication.					
Status									
1)⊠ F	Responsive to communication(s) filed	on 21 July 2003.							
·	•	b)⊠ This action is non-final							
<i>'</i> —	<u>, </u>								
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositio	n of Claims								
4)⊠ C	claim(s) <u>1-3</u> is/are pending in the app	lication.							
48	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)□ C	Claim(s) is/are allowed.								
6)⊠ C	☐ Claim(s) 1-3 is/are rejected.								
	claim(s) is/are objected to.								
8) 🗌 C	Claim(s) are subject to restriction and/or election requirement.								
Applicatio	n Papers								
9)∐ TI	ne specification is objected to by the	Examiner.		•					
10)⊠ TI									
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
R	eplacement drawing sheet(s) including t	he correction is required if the	drawing(s) is objected to. See 37 (CFR 1.121(d).					
	ne oath or declaration is objected to								
Priority un	der 35 U.S.C. § 119								
a) <u></u>	cknowledgment is made of a claim for All b) Some * c) None of: . Certified copies of the priority d		• (,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
2	. Certified copies of the priority d	ocuments have been receiv	ved in Application No						
3	. Copies of the certified copies of		· ·	l Stage					
	application from the Internation	al Bureau (PCT Rule 17.2(a	a)).	_					
* Se	e the attached detailed Office action	for a list of the certified cop	ies not received.						
Attachment(s	•	🗂							
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PT	4) ∐ lı O-948)	nterview Summary (PTO-413) aper No(s)/Mail Date						
3) 🛛 Informa	ition Disclosure Statement(s) (PTO-1449 or P No(s)/Mail Date <u>20040301</u> .	TO/SB/08) 5) 🔲 N	lotice of Informal Patent Application (PT Other:	O-152)					

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hahn '248 in view of Spears et al. '148.

Hahn discloses (fig. 1) an insert for use in a ball reciprocating downhole pump, comprising: a cylindrical tubular body forming: a through-bore and having vertically spaced apart top (12) and bottom (1) rings joined by circumferentially spaced apart ribs (2) combining to form side openings; the ribs supporting inward protruding flanges (13) have upper inner ends arching together toward the longitudinal axis of the body, and upwardly directed elongate reinforcing member(14) connected with the flanges at the upper ends the member and the flanges protruding above the upper ring. Hahn does not disclose the flanges re thing upwardly and inwardly of the flanges and the reinforcing member combing to form a semispherical ball stop. Spears (figs 17-18) teaches an insert with flanges (36) that are thinning upwardly and inwardly combined with a reinforcing member from a semi spherical ball stop (92). Spears further teaches this design increase the cross sectional flow area for the fluids flowing through a bore and decreases frictional drag and lessens the effect of the restriction to the flow of fluids (col. 7, lines 40-45). As it would be advantageous to decrease frictional drag, it would be obvious

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to modify the insert disclosed by Hahn to have flanges that are thinning upwardly and inwardly combined with a reinforcing member from a semi spherical ball stop as taught by Spears.

3. Claims 2-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hahn '248 in view of Spears et al. '148 as applied to claim 1 above, and further in view of Nixon '068.

Hahn does not disclose the ribs are inclined and shaped to form helical side openings or the flanges are helically directed. Spears teaches flanges that are helically directed. Spears further teaches this design increase the cross sectional flow area for the fluids flowing through a bore and decreases frictional drag and lessens the effect of the restriction to the flow of fluids (col. 7, lines 40-45). Nixon teaches (figs. 1) an insert with ribs that are inclined and shaped to form helical side openings. Nixon teaches this design allows the surface wear on the valve to be substantially uniform so that valve will have a smooth surface a close fit for the valve seat (page 2, lines 9-12). As it would be advantageous to reduce friction drag and have surface wear uniform to have a close fit for the valve seat, it would be obvious to one of ordinary skill in the art to further modify the insert disclosed by Hahn to have the ribs are inclined and shaped to form helical side openings or the flanges are helically directed as taught by Nixon and Spears.

Referring to claim 3, Hahn disclose the flanges (13) correspond at the base with the shaping of the ribs (2).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Giovanna M. Collins whose telephone number is 703-306-5707. The examiner can normally be reached on 6:30-3 M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David J. Bagnell can be reached on 703-308-2151. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

gmc

Supervisory Patent Examiner Technology Center 3670